MORTGAGE RECORD 84

353 ٢

6

All and a second

6

0

Î

.

FROM	STATE OF KANSAS, DOUGLAS COUNTY, ss. This instrument was filed for record on the 25 day of	TTT
rry M. Stucker and Dorothy T. Stucker, his wife TO	<u>Karch</u> A. D. 19 42, at 2:30 o'clock P. M.	
ne Lawrence National Bank Lawrence, Kansas	By Deputy.	
THIS INDENTURE, Made this 25th. day of Ma undred and Forty-two between Harry M. Stuckor and Dorothy T. Stucker, his 1	rsh, in the year of our Lord, one thousand nine wifo	
f Lawrence in the County of Douglas	and State of Kansas	
art ics of the first part, and The Lawrence National Bank	Lawrence, Kansas part y of the second part.	
WITNESSETH, That the said parties_of the first part, in considera Six Thousani and no/_00 which is rereby acknowledged, hav 9th and by this indenture do the following described real estate situated and being in the County of Doug	Grant, Bargain, Sell and Mortgage to the said part Y of the second part.	
	n Block Number One (1) West Hills, said West adjoining the City of Lawrance in said County Number Five (5) described herein,	
0		
1.2		
th the appurtenances and all the estate, title and interest of the said par	rt 185cf the first part therein.	
And the said part2052, of the first part of breely covenant and zeroe that at the desired of a good and indefendible states of inheritance therein, free and clear of all line of that they will variant and defend the same against all parties making havful claim the R is acreed between the parties hereto that the part2053 of the first part shall at r assessed against all real states when the same basened on a same shall be real barrent on the same shall be real barrent on the parties cover and a same shall be real barrent on the same barrent to the same shall be real barrent on the same barrent barrent to the same shall be real barrent on the same shall be the same shall be the same barrent barre	as delivery heres. <u>URU ATO</u> the lawfal owner <u>S</u> of the premises shows granted, unstance series. all these during the life of this infeature, pay all taxes or assessments that may be hered <u>U_UTIL1</u> here the buildings upon aski real exists inseries against for and tormado in <i>d</i> the second part, the loss, if any, made payable to the part <u>U_cot</u> the second part to the now runk taxe when the same because due and earthout has not because the pression.	
And the said part205.3 of the first part of hreely covenant and arrow that at the said science of a good and indefendible scatta of inheritance therein, fore and deter of all line controls that the part205.3 of the first part of the scattary of th	as delivery heres. <u>URU ATO</u> the lawfal owner 3 of the premises shows granted, unstrance. and these during the life of this infesture, pay all taxes or assessments that may be levied 3(J	
And the said part205.3 of the first part of hreeky covenant and arree that at the add sciled of a good and indefensible states of inheritance therein, fire and clare of all fact and a solid scile of a good and indefensible states of inheritance therein, fire and clare of all fact and that they will warrest and defend the same squark all parties making hardful claim the lit is arreed between the parties herein that the part 2053 of the first part shall at 17 assessed arciant still real estate when the same becomes due and parable, and that they are also and a part of the part 1.2 and the part 1.2 and	is delivery here f They ATO the lawfal owner S of the premises observe granted, combrance works. All these during the life of this infecture, pay all taxes or assessments that may be level (y, MT) have the buildings upon said real series (assessments that may be level (y, MT) have the buildings upon said real series (assessments and the match of the action of the account of the ansatz of the part Y of the second part to the pay rack taxes when the same teccess due and payable and to here and permission fourted or, or either, and the amount to paid shall become a part of the lisbedness, secured by fully read. If only read, if any moment, recented on the <u>25th</u> , day of <u>MATON</u> . 1942, we are the full stress are taxes with become the terms of a built stress and a tax to be over any and there is the full stress tax that the terms of a tax there is a tax to be over any and there is the full stress tax taxes with the terms of a tax to be in the read of the second part to be there are any and there is the full stress tax tax with the terms of the second part to be there any and there is the full stress tax tax with the terms of the second part to be the terms of the full stress tax tax with the second part of the second part to be there any and the second part is the terms of the second part to be the terms of the full stress tax tax tax tax the term of the full stress tax tax tax tax the terms of the second part tax tax tax tax tax tax tax the terms of the second part tax tax tax tax tax tax tax tax tax ta	
And the said part20.5. of the first part of breeky covenant and zeroe that at the desired of a good and indefensible states of inheritance therein, fire and dears of all incredentiable states of inheritance therein, fire and extra of all incredentiable states are applied to the the part 20.5 of the first part of the the like is arreed between the particle herein that the part20.5 of the first part of the the same sequence does and part20, and the same sequence that the part20.5 of the first part 40.8 of the first p	as delivery heres/ <u>URV_ATC</u> the lawfal owner <u>S</u> of the premises shows granted, unstrates were a subset of the life of this infecture, pay all taxes or assessments that may be hered y	
And the said part20.5. of the first part of hreely covenant and zero that at the said saide of a good and indefensible state of inheritance therein, fire and dears of all lines of the same against all parties making hard talks the same against all parties making hard talks the same against all parts and the same against all parts and the same against all rest states the same same share the same become do and parts, and the same against all parts and the same against all rest states the same same share the same become do and parts, and the same same share the same become do and parts, and the same same share the same become do and parts, and the same same share the same the same become do and parts, and the same same same same same same same sam	as delivery heres. <u>URSY ATC</u> the lawfal owner 2 , of the premises shows granted, unstrate, watering, all time during the life of this infecture, pay all taxes or assessments that may be hered 3 . If the building, yourn sait real exists inserts against for and tormals in <i>d</i> the second part, the loss, if any, made parable to the part 3 . Cof the second part to the building to the building to yourn at the second part to the opy rus that has the building. You make the part 3 . Cof the second part to the second part, the loss, if any, made parable to the part 3 . Cof the second part to the para which the same locence due and quarkle and to keep sait by paralse that when the same locence due and quarkle and to keep sait by paralse in the parable that the same locence due and the parable of the parable parable to the locence of the second parable of the baseture any run as adversion consistent there is all prevament. If defail he made is not hey parable, in the event that a store to duckary and the same locence due and parable of the baseture are of the store in the manner provided by hes and to be all memory sensitive, the the duckary and there on in the manner provided by hes and to the shaft by the park by the part of the sensitive the store is the store is the shaft by the store is the shaft by the part of the shaft by runs thereon in the manner provided by the store is the shaft by the part of the shaft by the part of the shaft by the shaft of the shaft by the part of the shaft by the shaft by the shaft by the shaft by the part of the shaft by the shaft by the shaft by the part of the shaf	
And the said part20.5. of the fars part of breedy covenant and zero that at the said ord is good and indefend the same against all parties making havful defend the same against all parties making havful default is a same against all parties making havful default is a same against all rand states the part1. Same against all parties making havful default is a same again tail rand state when the same become do and pary16 states that the part20.5 of the fart part shall at a same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parties making havful default and the same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parts that the part 2 of the second part may part add taxes and inarrays had not have the same back the same do against all parts that the part20 states and part20 states and part20 states and part20 states and part and the part20 states and part and the part20 states are not have 10 states and part of the takes and part the states and the lates parts and the part theorem and parts at the state of the takes and the part theorem and the part20 states and parts at the parts the state and the state bears, while the states and parts at the state are not have 10 states are approved the state are not have 10 states are not have 10 sta	as delivery heres. <u>URSY ATC</u> the lawfal owner 2 , of the premises shows granted, unstrate, watering, all time during the life of this infecture, pay all taxes or assessments that may be hered 3 . If the building, yourn sait real exists inserts against for and tormals in <i>d</i> the second part, the loss, if any, made parable to the part 3 . Cof the second part to the building to the building to yourn at the second part to the opy rus that has the building. You make the part 3 . Cof the second part to the second part, the loss, if any, made parable to the part 3 . Cof the second part to the para which the same locence due and quarkle and to keep sait by paralse that when the same locence due and quarkle and to keep sait by paralse in the parable that the same locence due and the parable of the parable parable to the locence of the second parable of the baseture any run as adversion consistent there is all prevament. If defail he made is not hey parable, in the event that a store to duckary and the same locence due and parable of the baseture are of the store in the manner provided by hes and to be all memory sensitive, the the duckary and there on in the manner provided by hes and to the shaft by the park by the part of the sensitive the store is the store is the shaft by the store is the shaft by the part of the shaft by runs thereon in the manner provided by the store is the shaft by the part of the shaft by the part of the shaft by the shaft of the shaft by the part of the shaft by the shaft by the shaft by the shaft by the part of the shaft by the shaft by the shaft by the part of the shaf	
And the said part20.5. of the fars part of breedy covenant and zero that at the said ord is good and indefend the same against all parties making havful defend the same against all parties making havful default is a same against all parties making havful default is a same against all rand states the part1. Same against all parties making havful default is a same again tail rand state when the same become do and pary16 states that the part20.5 of the fart part shall at a same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parties making havful default and the same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parts that the part 2 of the second part may part add taxes and inarrays had not have the same back the same do against all parts that the part20 states and part20 states and part20 states and part20 states and part and the part20 states and part and the part20 states are not have 10 states and part of the takes and part the states and the lates parts and the part theorem and parts at the state of the takes and the part theorem and the part20 states and parts at the parts the state and the state bears, while the states and parts at the state are not have 10 states are approved the state are not have 10 states are not have 10 sta	is delivery here. <u>URY_ATS</u> the lawfal owner 3 of the premises shows granted, maintains during the life of this intenture, pay all taxes or assessments that may be brief ()	
And the said part20.5. of the fars part of breedy covenant and zero that at the said ord is good and indefend the same against all parties making havful defend the same against all parties making havful default is a same against all parties making havful default is a same against all rand states the part1. Same against all parties making havful default is a same again tail rand state when the same become do and pary16 states that the part20.5 of the fart part shall at a same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parties making havful default and the same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parts that the part 2 of the second part may part add taxes and inarrays had not have the same back the same do against all parts that the part20 states and part20 states and part20 states and part20 states and part and the part20 states and part and the part20 states are not have 10 states and part of the takes and part the states and the lates parts and the part theorem and parts at the state of the takes and the part theorem and the part20 states and parts at the parts the state and the state bears, while the states and parts at the state are not have 10 states are approved the state are not have 10 states are not have 10 sta	be delivery here L TROY 0.79 the lawfal owner 3 of the premises shows strated, winderson	
And the said part20.5. of the fars part of breedy covenant and zero that at the said ord is good and indefend the same against all parties making havful defend the same against all parties making havful default is a same against all parties making havful default is a same against all rand states the part1. Same against all parties making havful default is a same again tail rand state when the same become do and pary16 states that the part20.5 of the fart part shall at a same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parties making havful default and the same against all rand states when the same become do and pary16 states that the part20 states that part 100 states and the same against all parts that the part 2 of the second part may part add taxes and inarrays had not have the same back the same do against all parts that the part20 states and part20 states and part20 states and part20 states and part and the part20 states and part and the part20 states are not have 10 states and part of the takes and part the states and the lates parts and the part theorem and parts at the state of the takes and the part theorem and the part20 states and parts at the parts the state and the state bears, while the states and parts at the state are not have 10 states are approved the state are not have 10 states are not have 10 sta	is delivery hered. TREY_DTO	
And the said putd05.0 the first part do bredy covenant and arree that at the sole scient of a special main science scalar of all indextability scalar scalar of all indextability scalar scalar sciences that the part 0.5 of the first part shall at a reasonal science and reasonal sciences of all indextability scalar sciences do and special sciences of the science of a science of the scienc	is defining here. <u>URY_ATS</u> the lawfal owner 3 of the premises shows greated, service. all these during the life of this instature, pay all taxes or assessments that may be level (<u>J_M111</u>) types the buildings upon and real service instered against for and tormals in if the second part, the loss, if any, made paytile to the part <u>J_</u> of the second part to the pay rus hat are then the same locance de and equality and to keep all they real to the pay rus hat are the means the second again the second part to the pay rus hat are the means the second again the second part in the pay rus hat are the means the second again the second again to the second part. In the second part, the loss, if any, made paytile to the part <u>J_</u> of the second part to the pay rus hat are the means the second again the second and to keep all the second means, executed on the <u>_25th.</u> day of <u>MATCD</u> . <u>1042</u> . In the second part, the second part is the second part of the second part is the second part of the second parts are not paid when the same become the and paytale or if the interact is do the second part of the second part is the second part of the second part is the second part is and the same provided by the second the second part is the second part is the second part of the second part of the second part is the second part is the second part is the second part is the second part of the second part is the second part of the second part is the s	
And the said putd 50.5 of the first part ad breaky covenant and sare that at the sole of eff as post on all indersative setures therein, for each deter of all line framewile seture of indersections that it is are added at all the part of the same arguint all parties making lawful details of the first part shall at a reasonal arguing the part of the same arguing and the same details of all head reads the same details of all head reads the same details and the s	is dilary barred. They ATC is lawfal owner S_ of the premise shows granted, survice. all these during the life of this intentore, pay all taxes or assessments that may be level (y H111) tayes the buildings upon and real erists insered against for and tormals in if the second part, the loss, if any, made parkies to the part J_ of the second part to the pay rash taxes then the same baccene do and agrahum and to kern all persides in turn pay rash, then the same baccene do and agrahum and to kern all persides for the pay rash, then the same baccene do and agrahum and to kern all persides for the pay rash, then the same baccene do and agrahum and to kern all persides in turn if the second part, the loss, if any, made parkies to the part J_ of the second part in the pay rash, then the same baccene do and agrahum and to kern all persides are if the remover, rewented on the25th day ofMATCD	
And the said putd 50.° of the first part do bredy covenant and sare that at the sole of all performance texts of inderivations three, for each case of all inderivation scattering of the same arguing the same dress of all inderivations detained of all sole of the same arguing the same dress of all inderivations of the same arguing the same dress of all inderivations of the same task parts of the same dress of all inderivations of the same dress of all inderivations of the same dress of all inderivations of the same dress of t	is delivery barred. TREY_DTO	
and science of a people and indefensible seate of inkeritance therein, free and clear of all face and that they will warraw and defend the same against all parties making lawfal claim to it is acreaded search and compare service the same law 10.5 of the face part shall. It acreades against said rati science when the same become due and paraking, and that <u>LNC</u> such and all parties the same to compare a shall be specified and directly by the part <u></u>	is dilayed bared. They ATO the lawfal owner 2. of the premises shows granted, marrise, all these during the life of this instature, pay all taxes or assessments that may be level (y fill) type; the buildings upon and real series insered against for and tormals in if the second part, the loss, if any, made parkies to the part Y of the second part to the pay rush taxes then the same because due and explained to they and if persiden the the second part in the pay rush taxes then the same because due and explained to they and if persiden the pay rush taxes the the same because due and explained and to kern and if persiden for the second part, the loss, if any, made parkies to the part Y. of the second part in the pay rush taxes the mean seconding to the read and to the second persident in the second second to the second bereat that a second memory, rescuted on the25thdor ofMATOh	
And the said putd 50.2 of the first part do	is definitely barred. They ATO the lawfal owner 3 of the premises shows granted, service. all these during the life of this instance, pay all taxes or assessments that may be level () Mill have the buildings upon and real service inserved against for and terms for if the second part, the loss, if any, made payhile to the part J , of the second part to the pay rush taxes the the same locess de and quarking and to kern all by formation they are set that the same loces de and quarking and to kern all by formation the pay rush taxes when the same locess de and quarking and to kern all by formation if the second part, the loss, if any, made payhile to the part J . Obtained if the second part, the loss, if any, made payhile to the part J . The presided, in the second part, if any of momer, rescaled on the25thdvy ofMATOD	WES WEIL